

4/10/2021

Maria Luisa C. Pena

1902 O'Kane

Laredo TX 78043

The Estate of Francisco I. Pena, M.D.

To whom it may concern:

We wish to continue pursuing the matter re: Purdue Pharma L.P., et al. Attached is the proof of claim letter with claim # 42616. We do object to the disclosure statements and the motions for bankruptcy that Purdue Pharma L.P. is seeking since we intent to receive compensation.

Sincerely,

A handwritten signature in cursive script that reads "Maria Luisa C. Peña".

Maria Luisa C. Pena

Wife, executor of the Francisco I. Pena, M.D. Estate

SRF 43766  
PackID: 35  
MMLID: 8338285

Pena MD, Francisco I  
1902 O'Kane  
Laredo TX 78043

In re: Purdue Pharma L.P., et al.  
Case No. 19-23649 (RDD)  
United States Bankruptcy Court for the Southern District of New York

**PRIME CLERK RECEIVED YOUR PROOF OF CLAIM**

This serves as confirmation that the proof of claim form you submitted in connection with the Purdue Pharma L.P. jointly administered chapter 11 bankruptcy cases has been received by Prime Clerk LLC ("Prime Clerk") on 6/18/2020.

Your claim has been assigned claim number 42616.

Please do not discard this letter as you may need to refer to it in the future.

*Note to Personal Injury Claimants:*

Pursuant to an order entered by the United States Bankruptcy Court, all personal injury claimant proof of claim forms, and any supporting documentation submitted with such forms, shall remain highly confidential and shall not be made available to the public. If you submitted a personal injury proof of claim form and would like additional information about your claim, please call Prime Clerk at (844) 217-0912, send an inquiry to [purduepharmainfo@primeclerk.com](mailto:purduepharmainfo@primeclerk.com), or submit an inquiry or live chat with Prime Clerk through the case website at <https://restructuring.primeclerk.com/purduepharma>. Please have this letter with you when you call or submit your inquiry.

*Note to Non-Personal Injury Claimants:*

For further information regarding a submitted proof of claim form that is not a personal injury claimant proof of claim form, you may contact Prime Clerk via the above identified channels, or you may visit the claims page located at <https://restructuring.primeclerk.com/purduepharma/> to view the current status of your claim.

**The processing of your claim by Prime Clerk and your receipt of this letter is not an acknowledgement of the validity, nature or amount of your claim.**

date: 7/14/20

to: Pardue - Prime Clerk, P.O. Box 4850, New York, NY 10163-4850  
etc.

from: Francisco I Peña, MD Claimant - claim # 42616  
1902 O'Kane St.  
Laredo, TX 78043  
p-mail:

subject: Brief History / Allegations and Current Status "A Case of  
Collateral Damage"

Dear Sirs:

In an effort to clarify my claim I offer you  
this resume of events and allegations:

- 1) In December 2017, the State Medical Board of Texas ordered an unannounced raid on my Clinic and obtained computer records of treatment for patients serviced in the month of November 2017. In March 2018 a Special Hearing was held on the Board's premises, and based on the number of controlled substances prescribed to active patients that month with a finding of about 52% (50% being the limiting factor by special rule, my license to practice medicine was temporarily suspended.
- 2) The primary allegation was that I had been operating a Pain Clinic without a License.
- 3) About 20 patient records were requested and presumably reviewed by the Board, but an expert witness nor a single record was discussed at the Hearing.
- 4) Because of a pending Federal Indictment regarding

the rendering of Hospice services by a Group called Morida of which I was an employee my care on the Board took special preference and special quick lines were followed. My medical services ceased and I was, de facto put out of business.

5) I was offered a Mediation Hearing before the State Office of Hearing and Appeals (SOAH), but I ran out of insurance and private funding. My lawyers included John Rivas Goldstein and Mark Beamer of Austin, TX and <sup>David M. Medina from Houston, TX</sup> ~~Jose Medina~~ and ~~Mark~~ Kennedy of Dallas, TX. The two latter lawyers were hired to look at the constitutionality of the special Board Rule that defines a Pain Clinic in Texas.

6) I surrendered my license to avoid any further embarrassment. I had served as a Family Physician exclusively in Webb County, TX for 30 years.

7) I had extensive experience and training in the treatment and management of opioid addiction since about 1995, although this was not my primary practice. I had been Director of a State run Methadone Clinic and Admission Director for Addictions at Christus Psychiatric Hospital in Laredo, TX, had been certified in Addiction Medicine in association with training in the US and Abroad.

8) I was also licensed and trained to dispense Suboxone and related products.

9) My practice has always involved multiple areas from pediatrics to geriatric medicine, but I also handled a number of psychiatric patients because of a dearth of local services.

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- 10) I lost my my federal indictment and am in the process of appeal
- 11) I feel that I could have rendered valuable services for at least three more years.
- 12) My physical losses in building and equipment were in excess of 500,000.00 thousand, but fortunately I have been able to sell part of my practices.
- 13) My only income at this time is my social security retirement check and that of my wife for about \$600.00 dollars / month.
- 14) I honestly feel that my patients and I have become collateral damage at the hands of lawless conservatives and that my faithful use and reliance on synthetic opioids in my practice was for naught.
- 15) Feel free to contact my former lawyers as referenced above.

Yours truly



Francis I Pena, MD